UNITED STATES DISTRICT COURT
SOUTHERN DISTRICT OF NEW YORK

-----X

IN RE:

GENERAL MOTORS LLC IGNITION SWITCH LITIGATION

14-MD-2543

ORDER

This Document Relates To:

Yagman v. General Motors Company et al. 14-CV-9058

-----X

JESSE M. FURMAN, United States District Judge:

Mr. Yagman's sixth motion for remand is DENIED, substantially for the same reasons that the Court denied his prior motions, *see* ECF No. 259 (denying remand request as premature); ECF No. 263 (same); ECF No. 270 (same); ECF No. 274 (same); ECF No. 287 (same); ECF No. 314 (same); *see also* ECF Nos. 264, 271, 281, 288, and for the additional reasons substantially stated in New GM's opposition. Most importantly, Mr. Yagman remains subject to Order Nos. 29 and 50, which allow a plaintiff to independently pursue economic loss claims only if no class is certified or if the plaintiff opts out of a certified class. *See* 14-MD-2543, ECF No. 875, at 1-2. Because the Court has neither certified nor refused to certify a class, Mr. Yagman's motion to remand is — and remains — premature.

The Clerk of Court is directed to terminate 14-CV-9058, ECF No. 314.

SO ORDERED.

Dated: July 20, 2020

New York, New York

JESSEWI. FURMAN

nited States District Judge

All references are to 14-CV-9058 unless otherwise noted.